EXHIBIT 2

Case 3:16-cv-	30142-MGM Docum	nent 110-2	Filed 11/16/18 Page 2 of 5
LETTERS OF AU PERSONAL REP	THORITY FOR RESENTATIVE	Docket No. HD18P2035E/	Commonwealth of Massachuset The Trial Court Probate and Family Court
Estate of:			
Junior Anthony Williams			Hampden Probate and Family Court
A A A A A A A A A A A A A A A A A A A			50 State Street
			Springfield, MA 01103
Date of Death: 07/27/2018			(413)748-7758
To:			
Treslan A. Williams			
4143 Hastings Street			
Springfield, MA 01104			
ou have been appointed and qualited and qual			Supervised 🗵 Unsupervised
	October 16, 20 ⁻		
node letters are proof of your autho	rity to act pursuant to G. L.	с. 190В, ехсер	et for the following restrictions if any:
7 ~			
provided in § 3-709 beyond that responses of administration, if any	8(4), the Personal Represe necessary to confirm title the r, shall not be paid	ntative shall ha ereto in the suc	ve no right to possess estate assets as cessors to the estate and claims, other than
			cutor or Administrator of the estate.
	(Do Not Write Below This Lie	Te-For Count Use 7	cutor or Administrator of the estate.
			July)
	CERTIFIC		
ity that it appears by the records of REOF I have hereunto set my hand	this Court that said appoint I and affixed the seal of said	ment remains i d Court.	n full force and effect. IN TESTIMONY
te October 16, 20	18		Manno J. Seguin zanne T Seguin, Register of Probate
751 (4/15/16)		Su	zanne T Seguin, Register of Probate
			-

	WI	LL AND	OR A	RMAL PROB APPOINTMEI EPRESENTA	NT OF	Docket No.		35.EA	Commonwealth of Massachusetts The Trial Court Probate and Family Court
Esta	ate	of:						Hampden	Division
		JUNIOR		ANTHONY	WILL	JAMS			
		First Name		Middle Name	Last	Name			vi dana a
Als	o K	nown As:		<u></u>					congress
Dat	e of	f Death:		24/7	/2018		_		A COLOR
1.	ΑP	etition has	been file	ed requesting:					
•••									
	<u>@</u>	The appoir	itment o	f a Personal Repre	esentative.				
		Informal pr	obate of	the will dated			а	ind codicils	
		of the abov	ve name	d Decedent.	(da	te)		-	(dates)
•	11			er 8%, 1565 - 1 1 2	•				
2.	υрс	on consider	ation of	ine Petition, i dete	rmine baseo	upon the Pe	llior	1 that all of t	he following are true:
	a.	The Petitioner is an interested person and has filed a complete and verified Petition.							
	b.	Venue is proper.							
	C.	The Petition was filed within the time period permitted by law.							
d. Any required notices have been given or waived.									
	e.	A death certificate issued by a public officer is in the Court's possession.							
	f.			at law and any dev conservator or a gi					persons or minors; or if they are, they are
				1	NFORMAL	PROBATE	OF	WILL	
3.		The origina	al, prope	rly executed and a	pparently un	revoked will	is in	the court's	possession.
		The will da	ted			and any o	odi	cils dated	
		ara rafarra	d to so t	(date)			سماد است		(dales)
				ill is admitted to in			n na	ive not been	expressly revoked by a later
		An authent	icated c	opy of the will and	any codicil a	ind documen	ts e	stablishing p	probate in the State of
					_ are in the c	court's posse	ssio	n and are of	fered for informal probate. The will is
		admitted to	informa	al probate.					
		A duly auth	nenticate	ed copy of the will	and a duly au	uthenticated (certi	ficate of its I	egal custodian that the copy filed is a
				the will has becon					is offered for
				he will is admitted	•			***************************************	
		·			NENT OF P		REI	PRESENTA	ATIVE
4.	8	The persor	ı whose						without appropriate nomination and/or
									ormally or informally probated

MPC 750 (4/15/16)

Docket No. Estate of: Last Name Middle Name First Name The following person is appointed Personal Representative: First Name M.I. Last Name (Apt. Unit, No. etc.) (City/Town) (Z|p)Primary Phone #: Primary Phone #: click to add click to remove 5. The Personal Representative shall serve in an unsupervised administration: without surety on the bond. with \square personal \square corporate sureties on the bond in the penal sum amount of \$ ____ 6. Letters of Authority shall issue. The Personal Representative(s) shall comply with all relevant requirements under the law and the appointment is subject to termination as provided in G. L. c. 190B, §§ 3-608-612. Oct, 16, 2018 The Petition is DENIED/DECLINED because: This or another will of the Decedent has been the subject of a previous probate Order. Persons with prior or equal priority have not renounced or nominated the Petitioner or his or her nominee. Notice requirements have not been met. Other: Justice Magistrate The denial of a Petition for Informal Probate cannot be appealed. A timely formal proceeding may be NOTE: initiated pursuant to G. L. c. 190B, § 3-401. If this Petition is allowed the Petitioner must publish an Informal Publication Notice (MPC 551) once in a newspaper designated by the Register. The Publication shall not be more than thirty (30) days after informal probate or appointment pursuant to G. L. c. 190B, § 3-306(b).

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Estate of:	Docket No.
First Name Middle Name Last Name	
	1

Reset Form